

**IN THE UNITED STATES OF DISTRICT COURT
FOR THE DISTRICT OF MINNESOTA**

CAPITOL RECORDS, INC., *et al.*,

Plaintiffs,

Case No.: 06cv1497 (MJD/LIB)

vs.

PLAINTIFFS' EXHIBIT LIST

JAMMIE THOMAS-RASSET,

Defendant.

Pursuant to the Amended Date Certain Trial Notice (Doc. No. 380, ¶ 1b), Plaintiffs respectfully submit the attached trial exhibit list.

Respectfully submitted this 20th day of September 2010.

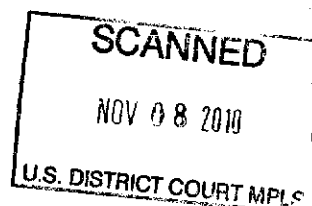
/s/ Timothy M. Reynolds

Timothy M. Reynolds (pro hac vice)
David A. Tonini (pro hac vice)
Andrew B. Mohraz (pro hac vice)
HOLME ROBERTS & OWEN LLP
1700 Lincoln, Suite 4100
Denver, Colorado 80203
Telephone: (303) 861-7000
Facsimile: (303) 866-0200

Matthew J. Oppenheim (pro hac vice)
THE OPPENHEIM GROUP, LLP
7304 River Falls Drive
Potomac, Maryland 20854
Telephone: (301) 299-4986
Facsimile: (866) 766-1678

Felicia J. Boyd (No. 186168)
BARNES & THORNBURG LLP
100 South Fifth Street, Suite 1100
Minneapolis, Minnesota 55402-1298
Telephone: (612) 333-2111
Facsimile: (612) 333-6789

ATTORNEYS FOR PLAINTIFFS



AO 187 (Rev. 7/87) Exhibit and Witness List

UNITED STATES DISTRICT COURT

DISTRICT OF MINNESOTA

CAPITOL RECORDS, INC., *et al.*,

PLAINTIFFS' EXHIBIT LIST

V.

Case Number: 06cv1497 (MJD/LIB)

JAMMIE THOMAS-RASSET

PRESIDING JUDGE: Hon. Michael J. Davis			PLAINTIFF'S ATTORNEY: Timothy M. Reynolds, Esq.			DEFENDANT'S ATTORNEY: K.A.D. Camara, Esq.	
TRIAL DATE(S): November 1, 2010			COURT REPORTER:			COURTROOM DEPUTY:	
PLF. NO.	DEF. NO.	DATE OFFERED	MARKED	ADMITTED	DESCRIPTION OF EXHIBITS* AND WITNESSES	DEF.'S OBJECTIONS	
1				11-2	Amended Exhibit A to Complaint (list of Plaintiffs' copyrighted sound recordings)	802, 1002, 1006	
2				11-2	Amended Schedule 1 (list of additional copyrighted sound recordings of Plaintiffs)	802, 1002, 1006	
3					Certified Copies of Certificates of Registration of Sound Recording Copyrights for Sound Recordings listed in Amended Exhibit A and in Amended Schedule 1	26, 37, 106, 802, 901, 902, 1002, 1003, 1004, 1005	
4							
5				11-3	Legitimate copies of the Compact Disks containing the sound recordings infringed by Defendant	26, 37, 402, 403, 802, 901, 902, 1002, 1003, 1004, 1005	
6				11-2	Screenshots of Defendant's computer shared folder from February 21, 2005 (attached to Complaint as Exhibit B)	402, 403, 602, 702, 802	
7				11-2	Systemlog from February 21, 2005	402, 403, 602, 702, 802	
8					UserLog (compressed) from February 21, 2005	402, 403, 602, 702, 802, 1006	
9				11-2	UserLog from February 21, 2005	402, 403, 602, 702, 802	

10			11-2	Download Logs from February 21, 2005	402, 403, 602, 702, 802
11				Trace of February 21, 2005	402, 403, 602, 702, 802
12			11-2	Copies of the MP3 sound recordings downloaded from Defendant's computer on February 21, 2005	402, 403, 602, 702, 802
13			11-2	Log of instant messages sent to Defendant's computer and message text	402, 403, 602, 702, 802
14				April 18, 2005 Subpoena to Charter Communications, Inc.	402, 403, 602, 702, 802
15			11-3	April 22, 2005 Important Legal Notice from Charter Communications, Inc. to Defendant	402, 403, 602, 702, 802
16			11-2	May 19, 2005 Response of Charter Communications, Inc. to April 18, 2005 Subpoena	402, 403, 602, 702, 802
17			11-2	April 3, 2007 Letter of Charter Communications to Defendant's legal counsel with attached billing records and Charter Communications, Inc. Modem Lease Status	402, 403, 602, 702, 802
18			11-3	Best Buy Sales/Service History for Defendant	402, 403, 602, 702, 802
19			11-2	Letter from Shook Hardy & Bacon L.L.P. to Defendant, dated August 19, 2005	402, 403, 802
20			11-3	Map of Defendant's home	402, 802
21			11-2	Curriculum Vitae of Dr. Doug Jacobson	403, 802
22			11-2	Supplemental Declaration and Expert Report of Dr. Doug Jacobson, dated May 29, 2007	403, 702, 802
23			11-3	Screenshots of Defendant's computer desktop	402, 403, 802
24			11-3	Cached Pages from Defendant's computer of EA Sports, Match.com, and Yahoo showing "tereastarr" username	402, 403, 802
25			11-2	List of Defendant's CDs compiled by Defendant	402, 403, 802
26				List of Sound Recordings found on the hard drive supplied by Defendant.	402, 403, 802
27				Playlists from Defendant's computer	402, 403, 802
28				Demonstrative exhibits	
29				Any exhibits necessary for impeachment or rebuttal	

30					Plaintiffs reserve the right to add additional exhibits depending on Defendant's witness and exhibit designations	
----	--	--	--	--	---	--

* Include a notation as to the location of any exhibit not held with the case file or not available because of size.

Page 2 of 2 Pages

31 11.3 stipulated by
Btm
pactus